IN THE UNITED STATES OF AMERICA EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

UNITED STATES OF AMERICA

v.

S

ANTHONY SHELTON (1)

NIGEL GARRETT (2)

CHANCLER GERRARD ENCALADE

JR. (3)

CAMERON OCION AJIDUAH (4)

No. 4:17CR 39

Judge MAZZ an 1

MAR 8 - 2017

Clerk, U.S. District

INDICTMENT

THE UNITED STATES GRAND JURY CHARGES:

Count One

Violation: 18 U.S.C. § 924(o) (Conspiracy to commit 924(c)-use, carry, brandish, and possess firearms during, in relation to and in furtherance of a crime of violence)

That from on or about January 1, 2017, and continuously thereafter up to and including February 7, 2017, in the Eastern District of Texas, defendants **Anthony Shelton, Nigel Garrett, Chancler Gerrard Encalade, Jr.**, and **Cameron Ocion Ajiduah**, did knowingly conspire, agree, with each other and others known and unknown to the United States Grand Jury to use, carry, brandish, and possess firearms during, in relation to and in furtherance of a crime of violence, namely carjackings, in violation of 18 U.S.C. § 924(c).

Count Two

Violation: 18 U.S.C. § 2119 (Carjacking)

On or about February 7, 2017, in the Eastern District of Texas, defendants

Anthony Shelton, Nigel Garrett, and Cameron Ocion Ajiduah, did knowingly and intentionally, with intent to cause serious bodily harm, take a motor vehicle, to wit: a 2013 Chevrolet Equinox, VIN: 2GNALBEK2D1238581, that had been transported, shipped and received in interstate and foreign commerce from the person and presence of another by force, violence and by intimidation resulting in serious bodily injury.

In violation of 18 U.S.C. § 2119.

Count Three

Violation: 18 U.S.C. § 924(c) (Use, carry, brandish, and possess firearms during, in relation to and in furtherance of a crime of violence)

On or about February 7, 2017, in the Eastern District of Texas, defendants

Anthony Shelton, Nigel Garrett, and Cameron Ocion Ajiduah did knowingly use,
carry, brandish, and possess firearms, during, in relation to and in furtherance of a crime
of violence for which he may be prosecuted in a Court of the United States, to wit:
Carjacking.

Count Four

Violation: 18 U.S.C. § 2119 (Carjacking)

On or about January 30, 2017, in the Eastern District of Texas, defendants

Anthony Shelton and Nigel Garrett, did knowingly and intentionally, with intent to
cause serious bodily harm, take a motor vehicle, to wit: a 2015 Dodge Dart, VIN:

1C3CDFEB7FD224273, that had been transported, shipped and received in interstate and
foreign commerce from the person and presence of another by force, violence and by
intimidation resulting in serious bodily injury.

In violation of 18 U.S.C. § 2119.

Count Five

Violation: 18 U.S.C. § 924(c) (Use, carry, brandish, and possess firearms during, in relation to and in furtherance of a crime of violence)

On or about January 30, 2017, in the Eastern District of Texas, defendants

Anthony Shelton and Nigel Garrett did knowingly use, carry, brandish, and possess

firearms, during, in relation to and in furtherance of a crime of violence for which he may
be prosecuted in a Court of the United States, to wit: Carjacking.

Count Six

Violation: 18 U.S.C. § 2119 (Carjacking)

On or about January 17, 2017, in the Eastern District of Texas, defendants

Anthony Shelton, Nigel Garrett, and Chancler Gerrard Encalade, Jr., did knowingly and intentionally, with intent to cause serious bodily harm, take a motor vehicle, to wit: a 2013 Toyota Tundra, VIN: 5TFHW5F16DX302128, that had been transported, shipped and received in interstate and foreign commerce from the person and presence of another by force, violence and by intimidation resulting in serious bodily injury.

In violation of 18 U.S.C. § 2119.

Count Seven

Violation: 18 U.S.C. § 924(c) (Use, carry, brandish, and possess firearms during, in relation to and in furtherance of a crime of violence)

On or about January 17, 2017, in the Eastern District of Texas, defendants

Anthony Shelton, Nigel Garrett, and Chancler Gerrard Encalade, Jr., did knowingly use, carry, brandish, and possess firearms, during, in relation to and in furtherance of a crime of violence for which he may be prosecuted in a Court of the United States, to wit: Carjacking.

Count Eight

Violation: 18 U.S.C. § 2119 (Carjacking)

On or about January 14, 2017, in the Eastern District of Texas, defendants

Anthony Shelton and Nigel Garrett did knowingly and intentionally, with intent to cause serious bodily harm, take a motor vehicle, to wit: a 2014 Land Rover, VIN: SALWR2VF7EA308818, that had been transported, shipped and received in interstate and foreign commerce from the person and presence of another by force, violence and by intimidation resulting in serious bodily injury.

In violation of 18 U.S.C. § 2119.

Count Nine

Violation: 18 U.S.C. § 924(c) (Use, carry, brandish, and possess firearms during, in relation to and in furtherance of a crime of violence)

On or about January 14, 2017, in the Eastern District of Texas, defendants

Anthony Shelton and Nigel Garrett did knowingly use, carry, brandish, and possess

firearms, during, in relation to and in furtherance of a crime of violence for which he may be prosecuted in a Court of the United States, to wit: Carjacking.

NOTICE OF INTENTION TO SEEK CRIMINAL FORFEITURE

As a result of committing the offense charged in this First Superseding Indictment, the defendants shall forfeit to the United States, pursuant to 18 U.S.C. § 924(d), all property used to commit or facilitate the offenses, proceeds from the offenses, and property derived from proceeds obtained directly or indirectly from the offenses.

All such proceeds and/or instrumentalities are subject to forfeiture by the government.

A TRUE BILL

GRAND JURY FOREPERSON

BRIT FEATHERSTON ACTING UNITED STATES ATTORNEY

Assistant United States Attorney

IN THE UNITED STATES OF AMERICA EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

UNITED STATES OF AMERICA	§	
	§	
v.	§	No. 4:17CR
	§	Judge
ANTHONY SHELTON (1)	§	
NIGEL GARRETT (2)	§	
CHANCLER GERRARD ENCALADE	§	
JR. (3)	§	
CAMERON OCION AJIDUAH (4)	§	

Count One

Violation:

18 U.S.C. § 924(o)

Penalty:

Imprisonment for not less than 5 years and not more than life; a fine not to

exceed \$250,000, or both; a term of supervised release of not more than

five years.

Special Assessment: \$100.00

Counts Two, Four, Six, Eight

Violation:

18 U.S.C. § 2119

Penalty:

Imprisonment for not more than 25 years; a fine not to exceed \$250,000, or

both. A term of supervised release of not more than five years.

Special Assessment: \$100.00

Counts Three, Five, Seven, Nine

Violation:

18 U.S.C. § 924(c)

Penalty:

Imprisonment of not less than 5 years, unless the firearm is brandished, in which case the minimum is 7 years, or unless the firearm is discharged, in which case the minimum sentence is 10 years, which must be served consecutively to any other term of imprisonment, a fine not to exceed \$250,000.00, or both; and supervised release of at least three (3) years, but

not more than five (5) years.

In the case of a second or subsequent conviction, imprisonment of not less than 25 years which must be served consecutively to any other term of imprisonment, a fine not to exceed \$250,000, or both; and supervised release of at least three (3) years, but not more than five (5) years.

Special Assessment: \$100.00